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CONFIRMATION NO. ATTORNEY DOCKET NO. FILING DATE FIRST NAMED INVENTOR APPLICATION NO. 1999CH020 1768 Bernard Danner 10/088,442 03/15/2002 **EXAMINER** 03/30/2004 25255 7590 **CLARIANT CORPORATION** EINSMANN, MARGARET V INTELLECTUAL PROPERTY DEPARTMENT ART UNIT PAPER NUMBER 4000 MONROE ROAD CHARLOTTE, NC 28205 1751

DATE MAILED: 03/30/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

:		Application	No.	Applicant(s)		
Office Action Summary		10/088,442		DANNER ET AL.		
		Examiner		Art Unit		
		   Margaret E	insmann	1751		
The MAILING DATE of t Period for Reply	his communication app	ears on the	cover sheet with the c	orrespondence ad	Idress	
A SHORTENED STATUTORY THE MAILING DATE OF THIS  - Extensions of time may be available und after SIX (6) MONTHS from the mailing  - If the period for reply specified above is  - If NO period for reply is specified above,  - Failure to reply within the set or extende Any reply received by the Office later the earned patent term adjustment. See 37	COMMUNICATION.  Ier the provisions of 37 CFR 1.13 date of this communication.  Iess than thirty (30) days, a reply the maximum statutory period was period for reply will, by statute, an three months after the mailing	36(a). In no even within the statute will apply and will cause the applic	t, however, may a reply be timery minimum of thirty (30) days expire SIX (6) MONTHS from ation to become ABANDONE	nely filed s will be considered timel the mailing date of this c O (35 U.S.C.§ 133).	y. ommunication.	
Status						
1) Responsive to communi	cation(s) filed on <u>22 De</u>	ecember 200	<u>03</u> .			
2a)⊠ This action is <b>FINAL</b> .	☐ This action is FINAL. 2b)☐ This action is non-final.					
3) Since this application is closed in accordance wi					e merits is	
Disposition of Claims					•	
4) Claim(s) <u>1-11,13,15-20,</u> 4a) Of the above claim(s 5) Claim(s) is/are al 6) Claim(s) <u>1-11,13,15-20,</u> 7) Claim(s) is/are of 8) Claim(s) are subj	) is/are withdrav lowed. <u>25 and 26</u> is/are rejecto ojected to.	wn from con: ed.	sideration.			
Application Papers						
9) The specification is object	cted to by the Examine	r.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request	that any objection to the	drawing(s) be	held in abeyance. See	e 37 CFR 1.85(a).	•	
Replacement drawing sheet 11) The oath or declaration is	•					
Priority under 35 U.S.C. § 119						
12) Acknowledgment is mad a) All b) Some * c)  1. Certified copies o 2. Certified copies o 3. Copies of the cert	None of:  f the priority documents  f the priority documents  tified copies of the prior  the International Bureau	s have been s have been nty documer u (PCT Rule	received. received in Applicati its have been receive 17.2(a)).	on No ed in this National	Stage	
Attachment(s)						
1) Notice of References Cited (PTO-89			4) Interview Summary	-		
2) Notice of Draftsperson's Patent Dra 3) Information Disclosure Statement(s Paper No(s)/Mail Date	wing Review (PTO-948) ) (PTO-1449 or PTO/SB/08)   0_3		Paper No(s)/Mail Da 5) Notice of Informal F 6) Other:	ate tatent Application (PT	O-152)	

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#### **DETAILED ACTION**

Applicant's amendments have been entered and his remarks carefully considered. The pending claims are 1-11,13,15-20, 25 and 26.

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-11,13,15-20, 25 and 26 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

While applicant has made a concerted effort to address the 112 rejections of the previous action, some problems still remain. The relationship between T and PA is still indefinite. Are T and  $P_A$  applied together? Sequentially? Is  $P_A$  part of a composition comprising (T)? Is  $P_A$  applied before or after T or is it applied in combination with (T)? In the definition of  $A_1$ , what is the meaning of "otherwise?"

In the definition of  $A_{2}$ , the term "< 95% is open ended and accordingly indefinite. The definition of E as compounds which are "suitable for the endcapping of the polyamides" is indefinite.

There is no antecedent basis in claim 11 for the additional components recited in claim 13.

Regarding claim 15, the process step is unclear because since it is an exhaust process, is not  $(P_A)$  exhausted into the textile substrate?

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Regarding composition claims 11-13, 16-20, 25 and 26, all of the components must be defined. Claim 3 is a process claim. Accordingly claim 11 is improperly dependent on claim 3 since a claimed composition cannot further limit a process. Accordingly P<sub>A</sub> must be defined in claim 11,

W', PA,F,G,X,Y and Z must be defined in claim 16.

Regarding claim 18, it is improperly dependent on claim 17 because claim 17 claims an alkane dicarboxylic acid, a diamine (A<sub>1</sub>) and a diamine (A<sub>2</sub>) while claim 18 claims at least one of each.

Regarding claim 19, it is confusing as written, as it contains "optionally" and and/or more than once making the scope of the claim unclear.

The warning regarding double patenting is withdrawn since applicant has canceled the redundant claims.

The rejection of the Claims under 35 U.S.C. 102(b) as being anticipated by Imperial Chemical Industries Limited, GB 1,108,811 is withdrawn due to applicant's amendment.

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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Claims 11-13, 16-20, 25 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Imperial Chemical Industries Ltd, GB 1,108,811.

Condensation products of a dicarboxylic acid with a mixture of a diaminopolyalkyleneoxy and an aliphatic, cycloaliphatic or aromatic diamine and aqueous compositions thereof are disclosed for use in treating textile piece goods, which are the claimed compositions comprising PA... See page 1 lines 13 et seq. Claim 1 of the patent includes the lubricant as claimed in claim 11. Page 2 lines 20 et seq define the diaminopolyalkyleneoxy compound as comprising a mixture of ethyleneoxy and propyyleneoxy groups Page 3 lines 49-62 disclose the limitation of claims 17-18 of the proportions of the two daimines  $A_1$  and  $A_2$ . The following paragraph on page 3, lines 63 et seq. teaches their solubility or dispersibility in aqueous media. The examples disclose aqueous compositions containing additives as claimed. The addition of thickeners, starch or hydroxyalkyl cellulose is disclosed on page 4 lines 126,127. Regarding the claims to a process of making the claimed condensation products and compositions, the examples disclose the condensation products being mixed with water and various additives. The use of said materials to treat nylon is disclosed on page 3 lines 71 et seq. The patent differs from the claims because there is no working example of using the condensation polymer as claimed having both oxyethylene and oxypropylene groups in the A2 component. It would have been obvious to the skilled artisan to use the condensation product as claimed because such condensation products are within the scope of those disclosed by the references.

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Claims 17 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Van Lith et al, US 5,837,802. A water sensitive polyamide composition is disclosed which is formed from a dicarboxylic acid, ester or anhydride thereof and diamines, at least one of which id a polyoxyalkylene diamine. See abstract. In the summary of the invention, the reactants which form the polyamide composition are listed, beginning in column 3. Listed are aliphatic diamines (applicant's A1 reactant), alkanedicarboxylic acids (applicant's B1 reactant) and polyoxyalkylenediamines including the Jeffamine ED-900 and ED-2001 which have the formula that applicant claims as reactant A2. See especially column 4 lines 50-53. On Table 1 several examples are shown. Example 1 comprises two aliphatic diamines, HMDA, which is hexamethylenediamine, and Dytek A which is 2-methlpentamethylene diamine (see col 5 lines 32); EDR-148, which is polyoxyalkylene diamine, and adipic acid, which is hexanedioic acid. That example differs from applicant's claimed polyamide because EDR-148 is not the formula as claimed for the poyoxyalkylene diamine component. It would have been obvious to one having skill in the art at the time the invention was made to formulate compositions containing Jeffamine DR-900 or ED-2001as the polyoxyalkyene diamine because patentee teaches that they are equivalent to the EDR-148 used in the working examples in the place cited in column 4. See the attached Registry File definition of the Jeffamine ED polymers.

#### Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to whose telephone number is 571-272-1314. The examiner can normally be reached on 7:00 AM -4:30 PM M-Th and alternate Fridays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yogendra Gupta can be reached on 571-272-1316. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 571-272-0994.

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August 29, 2003

Mergarettensmoen

Margaret Einsmann Primary Examiner Art Unit 1751

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### Attachment:

# L5 ANSWER 1 OF 1 REGISTRY COPYRIGHT 2004 ACS on STN

RN 65605-36-9 REGISTRY

CN Oxirane, methyl-, polymer with oxirane, bis(2-aminopropyl) ether (9CI)

(CA INDEX NAME)

#### OTHER CA INDEX NAMES:

CN Oxirane, polymer with methyloxirane, bis(2-aminopropyl) ether (9CI)

### OTHER NAMES:

CN ED 2003

CN Ethylene oxide-propylene oxide copolymer bis(2-aminopropyl)ether

CN Jeffamine ED

CN Jeffamine ED 1001

CN Jeffamine ED 2000

CN Jeffamine ED 2001

CN Jeffamine ED 2003

CN Jeffamine ED 2100

CN Jeffamine ED 3600

CN Jeffamine ED 4000

CN Jeffamine ED 600

CN Jeffamine ED 6000

CN Jeffamine ED 6075

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CN Jeffamine ED 900

CN Jeffamine ED 901

CN XTJ 500

CN XTJ 501

CN XTJ 502

DR 74434-33-6, 78361-88-3, 39433-35-7, 189518-29-4, 211174-41-3, 214482-60-7, 229966-62-5, 281205-57-0

MF C3 H9 N O . 1/2 (C3 H6 O . C2 H4 O)x

CI COM

PCT Polyether, Polyether formed

LC STN Files: AGRICOLA, ANABSTR, BIOBUSINESS, BIOSIS, CA, CAPLUS, CHEMCATS,

CHEMLIST, CSCHEM, IFICDB, IFIPAT, IFIUDB, TOXCENTER, USPAT2,

**USPATFULL** 

Other Sources: NDSL\*\*, TSCA\*\*

(\*\*Enter CHEMLIST File for up-to-date regulatory information)

CM 1

CRN 6168-72-5

CMF C3 H9 NO

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CM 2

CRN 9003-11-6

CMF (C3 H6 O . C2 H4 O)x

CCI PMS

CM 3

CRN 75-56-9

CMF C3 H6 O

CM 4

CRN 75-21-8

CMF C2 H4 O

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308 REFERENCES IN FILE CA (1907 TO DATE)

174 REFERENCES TO NON-SPECIFIC DERIVATIVES IN FILE CA
309 REFERENCES IN FILE CAPLUS (1907 TO DATE)